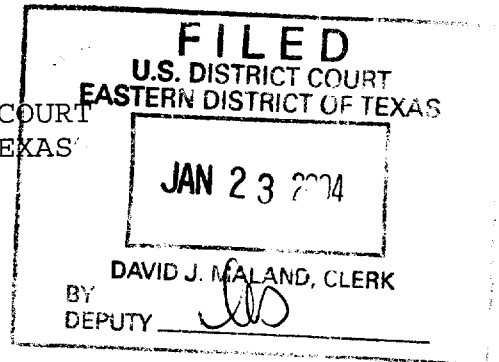


IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
TYLER DIVISION



SHANIKWA JOHNSON
Plaintiff

v.

MARK WATERS, Deputy
Constable, et al.

Defendants

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CIVIL ACTION NO. 6:03CV318

JUDGE DAVIS

PLAINTIFF'S DESIGNATION OF EXPERT WITNESSES

Comes now plaintiff, by counsel, who designates the following
expert witnesses in this case:

TREATING PHYSICIANS

James R. Harris, M.D.
Azalia Orthopaedic Sports Medicine
3414 Golden Rd.
Tyler, Texas 75701
903/939-7591

Subjects of Information: Treating physician/Orthopaedic surgeon.
Performed first surgery on Plaintiff Johnson. Knows that her
medical bills are reasonable. Knows that her treatment was
reasonable and necessary.

Karey Clark, M.D.
Azalia Orthopaedic Sports Medicine
3414 Golden Rd.
Tyler, Texas 75701
903/939-7591

Subjects of Information: Treating physician/Orthopaedic surgeon.
Performed last five surgeries on Plaintiff Johnson. Knows that her
medical bills are reasonable. Knows that her treatment was
reasonable and necessary.

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Herbert A. Davis, M.D.
Andrews Center
2323 W. Front St.
Tyler, Texas 75702
903/597-1351

Subjects of Information: Treating psychiatrist. Treated Plaintiff Johnson for post traumatic stress disorder. Knows that her medical bills are reasonable. Knows that her treatment was reasonable and necessary.

Liyu Mitchell, M.D.
ETMC Clinic
6210 s. Broadway
Tyler, Texas 75703
903/597-2700

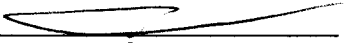
Subjects of Information: Treating physician. Knows that her medical bills are reasonable. Knows that her treatment was reasonable and necessary.

TREATING COUNSELOR

Neisha LeSage, Counselor
Andrews Center
2323 W. Front St.
Tyler, Texas 75712
903/597-1351

Subjects of Information: Treating counselor. Knows that her counseling bills are reasonable. Knows that her treatment was reasonable and necessary.

Respectfully Submitted,


Curtis B. Stuckey
Attorney in Charge for Plaintiff
Bar Card No. 19437300

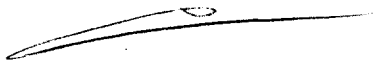
Stuckey, Garrigan & Castetter Law Offices
2803 C North Street
P.O. Box 631902
Nacogdoches, Texas 75963-1902
(936) 560-6020 FAX: 560-9578
cbsstugar@cox-internet.com

CERTIFICATE OF SERVICE

I hereby certify that I have served all counsel of record in this case including the following with a true and correct copy of the foregoing Plaintiff's Designation of Expert Witnesses by sending same United States regular mail, postage prepaid to:

Robert Davis
Christi Kennedy
Flowers, Davis
815 Rice Rd.
Tyler, Texas 75703

on this the 22nd day of January, 2004.


Curtis B. Stuckey